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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/020,862	12/14/2001		John Iselin Woodfill	INT1P102C2	1727	
21912	7590	01/17/2006		EXAMINER		
	•	AMES LLP BLVD #200				
CUPERTING				ART UNIT PAPER NUMBER		
				2621		

DATE MAILED: 01/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Notice of About anymout	10/020,862	WOODFILL ET AL.	
Notice of Abandonment	Examiner	Art Unit	
	Andrew W. Johns	2621	
The MAILING DATE of this communi			
This application is abandoned in view of:		•	
1. Applicant's failure to timely file a proper reply t	o the Office letter mailed on 20 luly:	2004	
(a) A reply was received on (with a Cer period for reply (including a total extension	tificate of Mailing or Transmission da of time of month(s)) which ex	ted), which is after the expi pired on	
(b) ☐ A proposed reply was received on,			•
(A proper reply under 37 CFR 1.113 to a fir application in condition for allowance; (2) a Continued Examination (RCE) in compliance	timely filed Notice of Appeal (with ap	nely filed amendment which places peal fee); or (3) a timely filed Requ	the uest for
(c) A reply was received on <u>03 January 2005</u> the non-final rejection. See 37 CFR 1.85(a			per reply, to
(d) ☐ No reply has been received.		•	
Applicant's failure to timely pay the required is from the mailing date of the Notice of Allowand	sue fee and publication fee, if applicace (PTOL-85).	ble, within the statutory period of t	hree months
(a) ☐ The issue fee and publication fee, if appl), which is after the expiration of the Allowance (PTOL-85).			
(b) ☐ The submitted fee of \$ is insufficient.	A balance of \$ is due.		
The issue fee required by 37 CFR 1.18 is	\$ The publication fee, if requ	ired by 37 CFR 1.18(d), is \$	
(c) The issue fee and publication fee, if application	able, has not been received.		
Applicant's failure to timely file corrected drawing Allowability (PTO-37).	ngs as required by, and within the thr	ee-month period set in, the Notice	of
(a) Proposed corrected drawings were receive after the expiration of the period for reply.	d on (with a Certificate of Mail	ing or Transmission dated),	, which is
(b) No corrected drawings have been received			
4. The letter of express abandonment which is significants. The applicants.	gned by the attorney or agent of reco	rd, the assignee of the entire intere	est, or all of
5. The letter of express abandonment which is single 1.34(a)) upon the filing of a continuing applicat	gned by an attorney or agent (acting ion.	in a representative capacity under	37 CFR
6. The decision by the Board of Patent Appeals a of the decision has expired and there are no al	and Interference rendered on a lowed claims.	and because the period for seeking	ourt reviev
7. 🖾 The reason(s) below:			
The response filed 03 January 2005 does June 2005. Since the time period for corrapplication is ABANDONED.	ecting the response has expired a	he reasons set forth in the letter and no correction has been recurred when the letter and no correction has been recurred with the letter and no correction has been recurred with the letter and no correction has been recurred with the letter and no correction has been recurred with the letter and no correction has been recurred with the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and no correction has been recurred by the letter and the letter	eived, this
		PR!MARY EXA	MINER
Petitions to revive under 37 CFR 1.137(a) or (b), or reques minimize any negative effects on patent term. U.S. Patent and Trademark Office			nptly filed to
PTOL-1432 (Rev. 04-01)	Notice of Abandonment	Part of Paper N	lo. 20060111